

FEE: \$15.00

SUBMIT IN DUPLICATE

FILED

PRINT CLEARLY

APR 0 2 2001

Registration Statement of Charitable Organization

OKLAHOMA SECRETARY OF STATE

() Initial Registration

(3) Renewal

() Update

Oklahoma Secretary of State, 2300 N. Lincoln Blvd., Room 101, Oklahoma City, OK 73105-4897 Telephone: (405) 521-3911

1.	The legal name of the charitable organization:	
	Nountain States Legal Foundation	
2.	The name under which the charitable organization intends to solicit or accept contrib	utions:
3a.	The organization is a: ② corporation O partnership O other legal entity	
3b.	When & where was the organization formed to do business?	
	Month, day, year 4-25-77 State/Country Colora	ıdo
3c.	Fiscal year ends month/day: December 31	ing a second of the second of
4a.	The physical location of the charitable organization: 707 17th St., Ste. 3030 Denver Denver CO	80202
	Street City County State	Zip Code
4b.	The mailing address of the charitable organization, if different:	RECEIVED
5.	The principal business telephone number (include area code): 303=292=202	ADD = 9 200
6	The purposes for which the contributions solicited or accepted are to be used: To engage in nonpartisan legal research, study and anal for the benefit of the general public and to engage in litigation on behalf of its members and itself on issue of public interest.	
	(No contribution or any portion thereof shall enure to the private benefit of any volunt	ary solicitor.)

Board of Directors

Page Four

Mr. Gary L. Nordloh
President and Chief Executive Officer
Questar Market Resources Group
P.O. Box 45601
Salt Lake City, UT 84145-0601
(801) 324-2700; FAX (801) 324-2673; e-mail: garyno@questar.com

Mr. Frank S. Priestley 3473 South 3200 East Franklin, ID 83237-5019 (208) 646-2424; FAX (208) 646-2696; e-mail: idfbfsp@micron.net

Mr. David B. Rovig Greystar Resources Ltd. 510 First Citizens Bank Building Billings, MT 59101 (406) 245-9520; FAX (406) 245-7719; e-mail; rovigminerals@qwest.net

Mr. Jerry Sheffels 9523 Douglas Road East Wilbur, WA 99185 (509) 647-2213; FAX (509) 647-2066; e-mail: jerrys@odessaoffice.com

Mr. Conley P. Smith Independent Oil Producer 1675 Broadway, Suite 1800 Denver, CO 80202 (720) 931-9113; FAX (303) 892-9299

Mr. Don Thorson
P.O. Box 338
Newcastle, WY 82701
(307) 746-4500

Mr. Don Thorson
P.O. Box 159
Wickenburg, AZ 85358-0159
(520) 684-2655

Mr. Diemer True
Partner
True Companies
P.O. Drawer 2360
Casper, WY 82602
(307) 237-9301; FAX (307) 266-0373; e-mail: diemertrue@compuserve.com

Board of DirectorsPage Five

Mr. Paul T. von Gontard Melody Hereford Ranch P.O. Box 949 Jackson, WY 83001 (307) 733-3374; FAX (307) 733-1116

Mr. Lew O. Ward
Chairman and Chief Executive Officer
Ward Petroleum Corporation
P.O. Box 1187 (73702)
502 South Fillmore
Enid, OK 73703
(580) 234-3229; FAX (580) 242-6850; e-mail: lew@wardpetroleum.com

Mr. R. Bruce Whiting
President
Kaibab Industries
4602 East Thomas Road
Phoenix, AZ 85018
(602) 840-5555; FAX (602) 952-6972; e-mail: brucew@kaibab.com



707 Seventeenth Street, Suite 3030 Denver, Colorado 80202-3408 303-292-2021 • FAX 303-292-1980 www.mountainstateslegal.org

BOARD OF LITIGATION

Stephen C. Balkenbush, Esq.
Thorndal, Backus, Armstrong and Balkenbush
6590 South McCarran Boulevard, Suite B
Reno, NV 89509-6122
(775) 786-2882; FAX (775) 786-8004; e-mail; sbalkenbush@thorndal.com

Laurence Michael Bogert, Esq. 2978 Waterbury Place Boise, ID 85828 (208) 334-2100; FAX (208) 334-2175; e-mail; Mbogert@gov.state.id.us

Steven J. Christiansen, Esq.
Parr, Waddoups, Brown, Gee and Loveless
P.O. Box 11019
Salt Lake City, UT 84147
(801) 532-7840; FAX (801) 532-7750; (Sec: Wendy); e-mail; sic@pwlaw.com

Dale Cockrell, Esq.
Christensen, Moore, Cockrell, Cummings and Axelberg
200 Medicine Building
160 Heritage Way
Kalispell, MT 59904-0370
(406) 751-6000; FAX (406) 756-6522; e-mail; cockrell@digisys.net

Robert D. Comer, Esq.
Snell and Wilmer
1200 - 17th Street, Suite 1950
Denver, CO 80202
(303) 634-2015; FAX (303) 634-2020; e-mail; rcomer@swlaw.com

Richard E. Day, Esq.
Williams, Porter, Day and Neville, P.C.
159 North Wolcott, Suite 400
Casper, WY 82601
(307) 265-0700; FAX (307) 266-2306; e-mail; rday@wpdn.net

Board of Litigation

Page Two

Maurice O. Ellsworth, Esq. Howard, Ellsworth, Ipsen and Perry P.O. Box 637 Boise, ID 83701 (208) 338-1001; FAX (208) 338-8400; e-mail; moe@heiplaw.com

David G. Hill, Esq.
Chrisman, Bynum and Johnson, P.C.
1900 - 15th Street
Boulder, CO 80302
(303) 546-1300; FAX (303) 449-5426; e-mail; dgh@cbj.com

Norman D. James, Esq.
Fennemore Craig
3003 North Central Avenue, Suite 2600
Phoenix, AZ 85012-2913
(602) 916-5346; FAX (602) 916-5546; e-mail; njames@fclaw.com

David P. Kimball III, Esq.
Gallagher and Kennedy
2575 East Camelback Road
Phoenix, AZ 85016-4240
(602) 530-8221; FAX (602) (602) 530-8500; (Sec: Patti); e-mail; dpk@gknet.com

Philip A. Nicholas, Esq.
Anthony Nicholas and Sharpe, LLC
170 North 5th
Laramie, WY 82072-0928
(307) 742-7140; FAX (307) 742-7354; e-mail; pnicholas@wyolegal.com

Hal J. Pos, Esq.
Parsons, Behle and Latimer
P.O. Box 45898 (84145)
201 South Main Street, Suite 1800
Salt Lake City, UT 84111
(801) 532-1234; FAX (801) 536-6111; e-mail; hpos@pblutah.com

Bennett W. Raley, Esq.
Trout and Raley, P.C.
1120 Lincoln Street, Suite 1600
Denver, CO 80203
(303) 861-1963; FAX (303) 832-4465; e-mail; braley@troutraley.com

Board of Litigation

Page Three

Patrick J. Rogers, Esq.
Modrall, Sperling, Roehl, Harris and Sisk, P.A.
Sunwest Building, Suite 1000
500 Fourth Street, N.W.
Albuquerque, NM 87102-2168
(505) 848-1800; FAX (505) 848-1889; e-mail; pir@modrall.com

Steven Ruffatto, Esq.
Crowley, Haughey, Hanson, Toole and Dietrich
P.O. Box 2529
Billings, MT 59103-2529
(406) 252-3441; FAX (406) 256-8526; (Sec: Sharon); e-mail; sruffatto@crowleylaw.com

John L. Runft, Esq.
The Alaska Center
1020 West Main Street, Suite 305
Boise, ID 83702
(208) 333-8506; FAX (208) 343-3246; e-mail; <u>ilrunft@uswest.net</u>

Duncan Scott, Esq. 201 - 3rd Street, NW, Suite 1570 Box 587 Albuquerque, NM 87103-0587 (505) 246-8600; FAX (505) 246-8682; e-mail; <u>dscott1061@aol.com</u>

Bruce M. Smith, Esq.
Moore, Smith, Buxton and Turcke
225 North 9th Street
Boise, ID 83702
(208) 331-1800; FAX (331-1202; e-mail; bms@micron.net

Burton J. Stanley, Esq. 600 Laurel Drive Sacramento, CA 95864-5665 (916) 485-5782; FAX (916) 485-0441; e-mail; burtstanley@prodigy.net

Patrick Sullivan, Esq.
Winston and Cashatt
1900 Seafirst Financial Center
West 601 Riverside
Spokane, WA 99201-0695
(509) 838-6131; FAX (509) 838-1416; e-mail; psullivan@winstoncashatt.com

Board of Litigation

Page Four

Ralph W. Tarr, Esq.
Andrews and Kurth
601 South Figueroa Street, Suite 4200
Los Angeles, CA 90017
(213) 896-3100; FAX (213) 896-3137; Sec: Mary Beth); e-mail; rtarr@andrews-kurth.com

Rebecca Watson, Esq.
Gough, Shanahan, Johnson and Waterman
33 South Last Chance Gulch
Helena, MT 59601
(406) 442-8560; FAX (406) 449-0208; e-mail; rww@gsjw.com

David W. West, Esq. 1340 East Missouri Avenue Phoenix, AZ 85014 (602) 263-7891; FAX (602) 263-5031

Stewart R. Wilson, Esq. Wilson and Barrows, Ltd. 442 Court Street Elko, NV 89801 (775) 738-7271; FAX (775) 738-5041; e-mail; rbarrows@isat.com

DIRECT MAIL FUND RAISING COUNSEL AGREEMENT

AGREEMENT made this 3 day of Juny, 1999, between Bruce W. Eberle & Associates, Inc., 1420 Spring Hill Road, Suite 490, McLean, Virginia 22102, hereinaster called Eberle, and Mountain States Legal Foundation, 707 17th Street, Suite 3030, Denver, CO 80202, hereinaster called the Client.

WHEREAS, the Client is desirous of engaging the services of Eberle, it is agreed as follows:

- 1. Appointment and Authorization. Eberle is hereby retained and appointed as the Client's exclusive fund raising counsel for its direct mail fund raising program and list rentals, subject to the terms and conditions of this Agreement. The Client, however, retains the right and authority to continue to engage in in-house direct mail fund raising, including fund raising to those donors on its Eberle generated donor list. The retention of the services of outside contractors to perform logistical support with regard to those in-house mailings shall not constitute a breach of the Client's acknowledgement that Eberle is the Client's exclusive out-of-house direct mail fund raiser.
- 2. Services. Eberle shall provide the following services to the extent necessary to meet the Client's needs:
 - a. Issues and Copy: Counsel and advise the Client on issues and copy the Client wishes to use in its direct mail fund raising program. At the direction of the Client, Eberle will prepare draft copy for the Client's review and approval. The Client retains the authority to review, and to approve or disapprove the contents of any mailing undertaken on behalf of the Client to the Eberle generated Client donor list or to any rental list used for the Client.
 - b. *Mailings*. Counsel and advise the client on timing of mailings and list usage as well as promotion.
 - c. Vendors. Eberle will counsel and advise the Client on negotiating, arranging, and entering into agreements. At the direction of the Client, Eberle will negotiate, arrange and enter into agreements on behalf of the Client for any materials and services to be used in the direct mail fund raising program.
 - d. List Rental Promotion. At the direction of the Client, Eberle will promote the rental of all Client owned mailing lists.

3. Compensation.

a. Creative/Coordination Fee. Eberle shall receive compensation in the sum of eighty dollars (\$80) per one thousand (1000) fund raising packages processed by the mailing house for mailing under the

- terms of this Agreement. A package shall include solicitation letter and other enclosures.
- b. CPI Adjustment. Eberle compensation as enumerated in paragraph 3.a. shall be subject to an adjustment at the beginning of each calendar year in an amount equal to the increase in the United States nationwide Consumer Price Index prepared by the United States Bureau of Labor Statistics, but shall in no event be less than the amounts set forth in paragraph 3.a.
- c. List Rental Approval and Commissions. Eberle or its agent shall receive a commission of 20% of the standard list rental charge and/or exchanges made directly to organizations and a 40% commission on list rentals placed to other brokers or agencies, out of which Eberle will pay the other brokers' fees. It is further understood and agreed that Omega List Company may at times serve as Agent for Eberle. The Client retains authority to approve or disapprove the rental of its Eberle generated donor list. If the Client approves the rental of its Eberle generated donor list, it shall retain the right to review, and approve or disapprove the contents of any mailing to its Eberle generated donor list.

4. Billing and Payment.

- a. Billings. Eberle shall render billings from time to time as necessary on its standard forms and they shall be paid no later than on the due date stated therein.
- b. List Rental Application. If during the term of this Agreement invoices due Eberle, Omega List Company and/or the ECG Data Center are at any time sixty (60) days or more past due, Eberle shall have the unrestricted right to apply list rental income received to payment of their invoice(s) and to rent the list created under this Agreement and apply the list revenue income from such rentals to payment of their invoice(s) subject to the provisions of 2.a.
- c. Advances. It is understood and agreed that any funds advanced by Eberle or third parties for postage and other direct mail fund raising services or materials shall be reimbursed before any other returns are disbursed to others.

5. Confidentiality and Registrations.

a. All financial information relating to these accounts, and this contract, shall be held in confidence by Eberle. Further, the Client shall hold in confidence all financial matters in connection with this contract, specifically including Eberle's compensation. It is agreed, however, that financial information may be provided by the Client and/or Eberle to governmental agencies upon receipt of a formal request from a governmental entity. The Client shall immediately notify and provide Eberle a copy of any such formal request and the information provided by the Client. Eberle shall likewise advise the Client of such requests and of Eberle's response thereto.

- b. A number of jurisdictions request some form of registration by organizations such as the Client. It is understood and agreed that it is the responsibility of the Client to register in such jurisdictions.
- 6. Receipt and Disbursement of Funds. All funds generated through the direct mail fund raising program under this Agreement shall be received and disbursed directly by the Client or its designated agent. Eberle shall not serve as agent for this purpose.

7. Duration and Termination.

- a. Effective Date. This Agreement shall become effective on the day of June, 1999, and shall continue in force until terminated as provided herein.
- b. Termination. Either party may terminate this Agreement by giving the other party written notice of termination at least ninety (90) days prior to the effective date of termination. Upon receipt of notice of termination, Eberle shall not commence any new work, but it shall complete its consultation work (as described herein) and place all list rentals previously approved by the Client. All other rights and duties of the parties shall continue until the date of termination. In the event the Client or Eberle desires to terminate all work commenced before the receipt of notice of termination, it may be so agreed upon the parties' mutual consent. Compensation to be received by Eberle for partially completed work shall be mutually determined.
- c. Billings. Upon termination of this Agreement, Eberle shall submit its billing for all amounts not previously billed and due Eberle at that time. Eberle shall not be entitled to payment for any new work commenced after the date the written notice of termination of this Agreement was received by Eberle. Eberle shall, however, be entitled to payment for work commenced and approved prior to receipt of such notice, or, with express written consent prior to the effective date of termination.

8. Disposition of Lists, Property and Materials.

a. List Security. The list generated and developed during the term of this Agreement shall be kept in a secure manner by Eberle.

b. List Usage. Any rentals, exchanges or other use of any lists created under this Agreement shall be to the sole benefit of the Client during the course of this Agreement, except as provided in paragraph 4.b. of this Agreement. Upon termination, Eberle shall be entitled to unlimited use of said list(s) without any payment to the Client. The Client, its officers, and/or representatives shall not during the term of this Agreement, or at any time subsequent thereto, rent, exchange, donate, sell, or otherwise provide any list(s) created under this Agreement to any third party for any reason whatsoever without the prior written approval of Eberle. After the expiration of the terms of this agreement, and upon payment in full of all outstanding invoices,

the Client shall retain the authority to approve or disapprove the rental of its Eberle generated donor list.

- c. Final Payment. Upon termination of this Agreement, all lists produced and used under this Agreement shall be considered the exclusive property of Eberle until final payment of all invoices has been made by the Client. A copy of the list shall be provided to the Client upon repayment of all postage advances and upon the final payment of all invoices from Eberle and direct mail vendors.
- d. Property and Materials. It is understood and agreed that upon termination of this Agreement, any property and material provided under this Agreement by Eberle shall be the sole and exclusive property of Eberle. The Client shall have no right to use this property and material. Nor shall the Client use any direct mail package, or any portion thereof, created under this Agreement subsequent to its termination unless agreed to by Eberle.

9. Conversion of List Exchange to Rental.

- a. List Owners Option. It is understood and agreed that whenever the Client receives donor names and addresses to mail on an exchange basis, the organization which owns the donor names and addresses or its agent has the right to convert the exchange to a list rental at fifty percent (50%) of the current list rental price.
- b. Eherle Option. If sums are due and owing Eberle, or the direct mail vendors on the date notice of termination is given, Eberle or its agent shall have the right to convert any donor names owed to the Client on an exchange basis to list rentals at fifty percent (50%) or less of the current list rental ratesubject to the provisioins of paragraph 2.a. Sums generated from such conversions, less commissions, shall be applied to the bills of Eberle and the direct mail vendors.
- 10. Work In Progress. Once mailing lists have been scheduled and/or purchase orders issued for a mailing(s), the Client may not cancel or suspend such mailing(s) except by mutual consent of the parties.
- 11. Modification. This writing contains the entire Agreement of the parties. No representations were made or relied upon by either party, other than those that are expressly set forth. No agent, employee, or other representative of either party is empowered to alter any of the terms hereof, unless done in writing and signed by an executive officer of the respective parties.
- 12. Controlling Law. The validity, interpretation, and performance of this Agreement shall be controlled by and construed under the laws of the State of Virginia. The Client further agrees that any and all legal proceedings concerning this Agreement and its interpretation shall be before a court in Northern Virginia and that such court shall have jurisdiction over the parties hereto.
- 13. Waiver. The failure of either party to this Agreement to object or to take affirmative action with respect to any conduct by the other which is in

7.	The name and address of the person who will have custody of the contributions:	99.65 1.2 3 3
	707 17th Street, Ste. 3030	raja suud ki dhaada L
	Denver, CO 80202	WEST THERES.
8.	The name and address of the person(s) responsible for the distribution of funds collewilliam Perry Pendley	cted:
	707 17th Street, Ste. 3030 Denver, CO 80202	
9.	The period of time during which such solicitation is to be conducted with the such solicitations. Throughout the year, direct mail solicitations.	etgiat (ingle silita in
10.	A description of the method or methods of solicitation: engine stiffation and thoulet a	
	O personal contact	
· · · · · · · · · · · · · · · · · · ·	O television O radio O other	dioxion, por occident
10.	Solicitation will be conducted by: O voluntary, unpaid solicitors Spaid	
11.	If solicitation is to be conducted in whole or in part by paid solicitors, complete the	following:
a.	Name & address of each professional fund raiser supplying such solicitors:	aru usito turttam sunervicio. Tari i repise e e
	Bruce Eberle & Associates, Inc. the mage orderes in the neither 1420 Spring Hill Rd., Ste. 490 NcLean, CVA 22102	
b.	Basis of payment:	Para Para Para Para Para Para Para Para
	Net income after expenses - paid through escrow agent	in the region of the set
c.	Nature of the arrangement (A copy of the contract or other agreement MUST be atta	
	See enclosed agreement of the consistent contains another agreement	Housen's seletion 17
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d.	Specific amount or percentage of compensation to be paid to the professional fund to \$80 per 1,000 fundraising packages processed and maile	aiser:
e.	Property of any kind or value to be paid to the professional fund raiser: or	payment
е.	Property of any kind or value to be paid to the professional fund raiser: or Property of any kind or value paid to the professional fund raiser: see enclose	.payment

ment, par. 3

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violation of the terms of this Agreement shall not be construed as a waiver thereof, or of any future breach or subsequent wrongful conduct.

- 14. Claims. The Client specifically agrees to hold Eberle, Omega List Company, their officers, directors, and employees harmless from any and all claims of third parties, of any nature whatsoever, arising out of materials, including copy, or direct mail fund raising projects, letters and/or packages reviewed and approved by the Client. In the event any payment due Eberle and/or direct mail fund raising creditors is not made in accord with the terms of this Agreement and the obligation(s) is referred to any attorney for collection, the Client agrees to pay all costs of collection, including an attorney's fee of twenty percent of the sum due.
- 15. Certification. The Client does hereby certify to Eberle that there is no agreement with other fund raising counsel or with a direct mail fund raiser or list broker currently in existence as of the effective date of this Agreement which conflicts with the terms hereof. The Client further agrees not to enter into any subsequent agreement which conflicts with the terms of this Agreement.
- 16. Notices. All notices pertaining to this Agreement shall be in writing and shall be transmitted either by personal hand delivery, through the facilities of the United States Postal Service or by facsimile transmission. The addresses set forth above for the respective parties shall be the places where notices shall be sent, unless written notice of a change of address is given.

The undersigned do hereby personally warrant and affirm that they are authorized to execute and bind the parties hereto.

Jansey

Sandra Redhage, Corp. Secretary

BRUCE W. EBERLE & Associates, Inc. (Eberle)

Bruce W. Eberle, President

Attest:

Attest:

Mountain States Legal Foundation (Client)

Corporate Secretary

William Perry Pendley, President

DIRECT MAIL FUND RAISING COUNSEL AGREEMENT

AGREEMENT made this __? ^_d day of Jung, 1999, between Bruce W. Eberle & Associates, Inc., 1420 Spring Hill Road, Suite 490, McLean, Virginia 22102, hereinaster called Eberle, and Mountain States Legal Foundation, 707 17th Street, Suite 3030, Denver. CO 80202, hereinaster called the Client.

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terms of this Agreement. A package shall include solicitation letter and other enclosures.

- b. CPI Adjustment. Eberle compensation as enumerated in paragraph 3.a. shall be subject to an adjustment at the beginning of each calendar year in an amount equal to the increase in the United States nationwide Consumer Price Index prepared by the United States Bureau of Labor Statistics, but shall in no event be less than the amounts set forth in paragraph 3.a.
- c. List Rental Approval and Commissions. Eberle or its agent shall receive a commission of 20% of the standard list rental charge and/or exchanges made directly to organizations and a 40% commission on list rentals placed to other brokers or agencies, out of which Eberle will pay the other brokers' fees. It is further understood and agreed that Omega List Company may at times serve as Agent for Eberle. The Client retains authority to approve or disapprove the rental of its Eberle generated donor list. If the Client approves the rental of its Eberle generated donor list, it shall retain the right to review, and approve or disapprove the contents of any mailing to its Eberle generated donor list.

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- b. List Rental Application. If during the term of this Agreement invoices due Eherle, Omega List Company and/or the ECG Data Center are at any time sixty (60) days or more past due, Eberle shall have the unrestricted right to apply list rental income received to payment of their invoice(s) and to rent the list created under this Agreement and apply the list revenue income from such rentals to payment of their invoice(s) subject to the provisions of 2.a.
- c. Advances. It is understood and agreed that any funds advanced by Eberle or third parties for postage and other direct mail fund raising services or materials shall be reimbursed before any other returns are disbursed to others.

5. Confidentiality and Registrations.

a. All financial information relating to these accounts, and this contract, shall be held in confidence by Eberle. Further, the Client shall hold in confidence all financial matters in connection with this contract, specifically including Eberle's compensation. It is agreed, however, that financial information may be provided by the Client and/or Eberle to governmental agencies upon receipt of a formal request from a governmental entity. The Client shall immediately notify and provide Eberle a copy of any such formal request and the information provided by the Client. Eberle shall likewise advise the Client of such requests and of Eberle's response thereto.

- b. A number of jurisdictions request some form of registration by organizations such as the Client. It is understood and agreed that it is the responsibility of the Client to register in such jurisdictions.
- 6. Receipt and Disbursement of Funds. All funds generated through the direct mail fund raising program under this Agreement shall be received and disbursed directly by the Client or its designated agent. Eberle shall not serve as agent for this purpose.
- 7. Duration and Termination.
 - a. Effective Date. This Agreement shall become effective on the _____day of June, 1999, and shall continue in force until terminated as provided herein.
 - b. Termination. Either party may terminate this Agreement by giving the other party written notice of termination at least ninety (90) days prior to the effective date of termination. Upon receipt of notice of termination. Eberle shall not commence any new work, but it shall complete its consultation work (as described herein) and place all list rentals previously approved by the Client. All other rights and duties of the parties shall continue until the date of termination. In the event the Client or Eberle desires to terminate all work commenced before the receipt of notice of termination, it may be so agreed upon the parties' mutual consent. Compensation to be received by Eberle for partially completed work shall be mutually determined.
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 - 8. Disposition of Lists, Property and Materials.
 - a. List Security: The list generated and developed during the term of this Agreement shall be kept in a secure manner by Eberle.
 - b. List Usage. Any rentals, exchanges or other use of any lists created under this Agreement shall be to the sole benefit of the Client during the course of this Agreement, except as provided in paragraph 4.b. of this Agreement. Upon termination, Eberle shall be entitled to unlimited use of said list(s) without any payment to the Client. The Client, its officers, and/or representatives shall not during the term of this Agreement, or at any time subsequent thereto, rent, exchange, donate, sell, or otherwise provide any list(s) created under this Agreement to any third party for any reason whatsoever without the prior written approval of Eberle. After the expiration of the terms of this agreement, and upon payment in full of all outstanding invoices,

the Client shall retain the authority to approve or disapprove the rental of its Eberle generated donor list.

- Final Payment. Upon termination of this Agreement, all lists produced and used under this Agreement shall be considered the exclusive property of Eberle until final payment of all invoices has been made by the Client. A copy of the list shall be provided to the Client upon repayment of all postage advances and upon the final payment of all invoices from Eberle and direct mail vendors.
- d. Property and Materials. It is understood and agreed that upon termination of this Agreement, any property and material provided under this Agreement by Eberle shall be the sole and exclusive property of Eberle. The Client shall have no right to use this property and material. Nor shall the Client use any direct mail package, or any portion thereof, created under this Agreement subsequent to its termination unless agreed to by Eberle.

9. Conversion of List Exchange to Rental.

- a. List Owners Option. It is understood and agreed that whenever the Client receives donor names and addresses to mail on an exchange basis, the organization which owns the donor names and addresses or its agent has the right to convert the exchange to a list rental at fifty percent (50%) of the current list rental price.
- b. Eberle Option. If sums are due and owing Eberle, or the direct mail vendors on the date notice of termination is given, Eberle or its agent shall have the right to convert any donor names owed to the Client on an exchange basis to list rentals at fifty percent (50%) or less of the current list rental ratesubject to the provisions of paragraph 2.a. Sums generated from such conversions, less commissions, shall be applied to the bills of Eberle and the direct mail vendors.
- 10. Work In Progress. Once mailing lists have been scheduled and/or purchase orders issued for a mailing(s), the Client may not cancel or suspend such mailing(s) except by mutual consent of the parties.
- 11. Modification. This writing contains the entire Agreement of the parties. No representations were made or relied upon by either party, other than those that are expressly set forth. No agent, employee, or other representative of either party is empowered to alter any of the terms hereof, unless done in writing and signed by an executive officer of the respective parties.
- 12. Controlling Law. The validity, interpretation, and performance of this Agreement shall be controlled by and construed under the laws of the State of Virginia. The Client further agrees that any and all legal proceedings concerning this Agreement and its interpretation shall be before a court in Northern Virginia and that such court shall have jurisdiction over the parties hereto.
- 13. Walver. The failure of either party to this Agreement to object or to take affirmative action with respect to any conduct by the other which is in

violation of the terms of this Agreement shall not be construed as a waiver thereof, or of any future breach or subsequent wrongful conduct.

- Claims. The Client specifically agrees to hold Eberle, Omega List Company, their officers, directors, and employees harmless from any and all claims of third parties, of any nature whatsoever, arising out of materials, including copy, or direct mail fund raising projects, letters and/or packages reviewed and approved by the Client. In the event any payment due Eberle and/or direct mail fund raising creditors is not made in accord with the terms of this Agreement and the obligation(s) is referred to any attorney for collection, the Client agrees to pay all costs of collection, including an attorney's fee of twenty percent of the sum due.
- 15. Certification. The Client does hereby certify to Eberle that there is no agreement with other fund raising counsel or with a direct mail fund raiser or list broker currently in existence as of the effective date of this Agreement which conflicts with the terms hereof. The Client further agrees not to enter into any subsequent agreement which conflicts with the terms of this Agreement.
- 16. Notices. All notices pertaining to this Agreement shall be in writing and shall be transmitted either by personal hand delivery, through the facilities of the United States Postal Service or by facsimile transmission. The addresses set forth above for the respective parties shall be the places where notices shall be sent, unless written notice of a change of address is given.

The undersigned do hereby personally warrant and affirm that they are authorized to execute and bind the parties hereto.

Sandre Jean

Sandra/Redhage, Corp. Secretary

BRUCE W. EBERLE & ASSOCIATES, INC. (Eberle)

Bruce W. Eberle, President

Attest:

Attest:

Mountain States Legal Foundation (Client)

Corporate Secretary

William Perry Pendley, President

Form 990

Department of the Treasury Internal Revenue Service

Return of Organization Exempt From Income Tax

Under section 501(c) of the internal Revenue Code (except black lung benefit trust or private foundation) or section 4947(a)(1) nonexempt charitable trust

Note: The organization may have to use a copy of this return to satisfy state reporting requirements.

1999
This Form is
Open to Public Improction

A Fo	the	1999 cale	ndar ye	ar, OR tax year period beginning	, 1999, 8	and endi	ng				
B Che	ck II:	Ī	Please	C			ŀ	D Emp	icyer iden	dification number	
Cha	nge ol a	ddress	use IRS label or					84-0	0736725		
🔲 Initia	d retum	.]	print or	MOUNTAIN STATES LEGA			j	E Tolo	shone nu	mbor	
Fina	l return	ļ	typa. Sea	707 SEVENTEENTH STRE	ET #3030						
Ame fmo	nded re Lia beniu	KUM I	Specific Instruc	DENVER, CO 80202-340	8		1	F Chec	x ≯ [If exemption	
Stat	a report	ing)	tions.							application is pending	
				Exempt under section 501(c) (3 npt organizations and 4947(a)(1) nonext							
Note:	Secu	on 501(c)	(3) exer	d for affiliates?	T Voc M No					nter four-digit group	
						ł .	nel box in mis ci nplion number (C			rker rour-digit group	
- •				er of affiliates for which this return is filed:	• •		ounting method:	•		VI Assert	
(c)	is this	a separa	te return	filed by an organization covered by a	[] Yes 🔯 No		Other (specify)	_	15N 1	Acciual .	
K Ch	eck he	ere 🕨	lif the	organization's gross receipts are normally	not more than \$25,000. Th				n with I	the IBS:	
				0 Package in the mail, it should file a return						210 1110,	
				sed by organizations with gross receipts le							
				Expenses, and Changes in Net							
135.55				, grants, and similar amounts received:				3	22		
l	a	Direct out	olic supp	ort		lal	2,360,6	5 B 2 🕼			
- 1				port		1b		(§			
1				ibutions (grants)		1c					
- 1	d	Total (ad	d lines 1	a through 1c) (attach schedule of contribute	ors)			4			
.[.		(cash \$	2.	360,682 noncash \$)				ld	2,360,682	
i	2	Program	service (evenue including government fees and cor	ntracts (from Part VII, line 9	93)		-	2		
- 1				and assessments					3		
- {				s and temporary cash investments					4	21,487	
			-	erest from securities					5		
	_					6a					
i				nses		6b					
į				or (loss) (subtract line 6b from line 6a)					6c		
Ê				income (describe ►					7		
KE > E H U E					(A) Securities	1	(B) Other	14			
ğ	8a	Gross an	nount fro	om sale of assets other than inventory		58					
E	ь	Less: co	st or oth	er basis and sales expenses	.	ab					
	c	Gain or (loss) (at	tach schedule)		8c					
	d	Net gain	or (loss)	(combine line 8c, columns (A) and (B)) .					84		
	9	Special e	events a	nd activities (attach schedute)				Į.	XX		
	a	Gross re	venue (i	not including \$ of	contributions			1			
	[reported	on line 1	la)		9a		[
	ь	Loss; dir	ect expe	enses other than fundralsing expenses		9b					
	C	Net inco	me or (lo	ess) from special events (subtract line 9b fro	om line 9a)]	9c		
	10a	Gross sa	ales of in	ventory, less returns and allowances	• • • • • • • • • • • • • • • • • • • •	10a	1.0,	838			
				ods sold							
	ء ا	Gross p	rofit or (k	oss) from sales of inventory (attach schedul	e) (subtract line 10b from	line 10a)	SEE.STM	1	10c	6,018	
	11	Other re	venue (f	rom Part VII, line 103)				[11	1,206	
	12	Total re	venue (add lines 1d, 2, 3, 4, 5, 6c, 7, 8d, 9c, 10c, a	nd 11)				12	2,389,393	
E	13	Program	service	s (from line 44, column (B))				[13	1,454,457	
EXPENSES	14			d general (from line 44, column (C))					14	312,952	
Ę	15	Fundrais	sing (Irot	n lino 44, column (D))				••• [15	601,961	
S E	16			liates (attach schedule)					16		
S	17	Total ex	epenses	(add lines 16 and 44, column (A))			,		17	2,369,370	
^^	18	Excess	or (delic	it) for the year (subtract line 17 from line 12)					18	20,023	
2 5 S	19	Net ass	els or fu	nd balances at beginning of year (from line i	73, column (A))				19	646,421	
ASSETS	20	Other cl	nanges i	n net assets or lund balances (attach explai	nation)				20		
s	21	Not ass	ets or lu	nd balances at end of year (combine lines 1	8, 19, and 20)		<u></u>]	21	666,444	
KFA	For I	วิสกครพกเ	k Redu	ction Act Notice, see page 1 of the sepa	rate instructions.					Form 990 (1999)	

	UNTAIN STATE			ote column (A). Columns (B), (C), t charitable trusts but optional for	, and (U) are required for sector rothers, (See Specific Instructi	on 501(c)(3) and (4) organizations ons on page 19.)	
Do	not include amounts rep	orted on		(A) Total	(B) Program services	(C) Management and general	(O) Fundraising
lin	e 6b, 8b, 9b, 10b, or 16 cocations (att. sch.)	ran.	****				
Grants and all	non cash \$,	22				and participation of the
(cash &	ance to individuals (att. s	ich.)	23				
وفوين يتمأسم	o or for members (att. sc	h.)	24			24,540	36,810
Benefits paid t	of officers, directors, etc.	;, <i>,</i> [25	245,400	184,050	35,936	53,903
Compensation Other salaries	and wages	[26	359,356	269,517	2,124	3,186
Pension plan	contributions		27	21,242	15,932	5,297	7,946
Other employ	ee benefits		28	52,971	39,728	4,005	6,00
Payroll taxes.			29	40,054	30,041	198,375	430,09
Professional f	undraising fees		30	1,223,597	595,126	1,0,3,3	120102
Accounting fe	es	,	31				
Legal fees			32			 	
Supplies	***************		33			 	
Telephone			34				
Postage and	shipping		35				
Occupancy.			36			 	
Equipment re	ntal and maintenance .		37		20,582	2,744	4,11
Printing and (oublications		38	27,443	26,327		5,26
Trovel			39	35,102	20,321	3/320	
Conferences	, conventions, and meeti	1gs	40			 	
Interest			41		10,786	1,438	2,15
Degreciation	depletion, etc. (attach so	chedule)	42	14,381	235,736	1	47,14
3 Other expens	ses (itemize): a OFFI	GE EXPEN	43a	35,509	26,632		5,32
b PROFES	SIONAL SERVI	CE	43b	35,305	20705		
c			43c				
đ			43d				
e			43e				
4 Yotal functional	expenses (add lines 22 thru 43)	Organizations	44	2,369,370	1,454,457	312,952	601,96
teporting of Jo nd fundraising s	the aggregate amount of	t in column (B) (P these joint costs		services) any joint costs	from a combined educ the amount allocated to) the amount allocated to	Program Services \$	▶ ☐ Yes ☒ No
iii) the emount a	llocated to Management	and general \$		plishments (See S	pecific Instructions on p	age 22.)	
Part III S	latement of Progra	m Service A	1000	C THURREST 1	AW FIRM		Program Service
VII organizations served, publicati	must describe their exer ons issued, etc. Discuss	opt purpose achie achievements that achievements that	nemen X1 ens 1 Nume	IC INTEREST 1 ts in a clear and concise of measurable. (Section 5 to of grants and allocations are allocations and allocations and allocations are allocations are allocations are allocations and allocations are allocations	manner. State de norta 01(c)(3) and (4) organia s to others.)		Experises (Required for 501(c)(3) and (4) onys, and 4947(a)(1) trusts; but optional for others.)
a LEGAL	ACTIVITIES - I	UBLIC IN	TER	EST LAW FIRM	. SEE SCHEDI	JLE 1	
						0)	1,454,49
				(Grants ar	nd allocations \$		
b							
				(Grants a	nd allocations \$)	
С							
ماد معربين پيرسين پورسين ده داد ماد دستان پيرسين			تلام جستين پ	(Grants a	nd allocations \$)	
d							
				(Genete :	and allocations \$)	
					and allocations \$		
- Other proc	ram services (attach sch	edule)		column (B), Program se		· · · · · · · · · · · · · · · · · · ·	1,454,4

84-0736725

990 (1999) MOUNTAIN STATES LEGAL FOUNDATION

Pa								
N	ote:	Where required, attached schedules and amounts within the descriptor end-of-year amounts only.	tion colum	nn should be	(A) Beginning of ye	ar		(B) End of year
\neg		Cash - non-interest-bearing				80	45	26,672
1	45 (Savings and temporary cash investments			557,	027	46	499,728
		•						
ì	47a	Accounts receivable	470	89,201	32,	امرما	47C	89,201
1	b	Less: allowance for doubtful accounts	47b		32,	040	39(260)	05,201
- 1			****					
i	48 a	Pledges receivable	48a				SEE S	
	b	Less: allowance for doubtful accounts	48b				48C	
	49	Grants receivable					49	
- 1	50	Receivables from officers, directors, trustees, and key employees (a	attach sch)			50	
Α	51 A	Other notes and loans receivable (attach schedule)	51a					
S	J. 6	Less: allowance for doubtful accounts	51b				51c	
ASSET	52	Inventories for sale or use			13,		52	9,133
	52	Prepaid expenses and deferred charges			6,	945	53	9,388
S	53	Investments - securities (attach schedule)	EE ST	ATEMENT2		089	54	13,096
					· · · · · · · · · · · · · · · · · · ·		7000	
	55 a	Investments - land, buildings, and equipment: basis	55a					
		Less: accumulated depreciation (attach schedule)			i		55C	
	b	Less; accumulated depreciation (attach scriedule)	1370				56	
	56	Investments - other (attach schedule)	1570	278,154			11.50	
	57 a	Land, buildings, and equipment: basis	57a		76	498	57C	73,951
		Less: accumulated depreciation (attach schedule) STMT 3	[3/8]	204,203	, , ,	130	58	
	58	Other assets (describe >						
	59	Total assets (add lines 45 through 58) (must equal line 74)			688,	240	59	721,169
_	60	Accounts payable and accrued expenses			41,	819	60	54,725
L		Grants payable					61	
Ţ	Ì	Deferred revenue					62	
B	62	and the second s	echadula'	1			63	
	63	Tax-exempt bond liabilities (attach schedule)	ou readic,	,			64a	
ï	64 a	Tax-exempt bond liabilities (attach schedule)					64b	
Ť	þ	Mortgages and other notes payable (attach schedule)					65	
Ė	65	Other liabilities (describe					1-5-1	
E	1				43	, 819	66	54,725
	66	Total liabilities (add lines 60 through 65)			7.1	, 010	2202	317.23
N E T	Org	anizations that follow SFAS 117, check here > 🛭 and complet	to lines 67	sutondu pa				
Ť		and lines 73 and 74.				001	36033	CCC 111
٨	67	Unrestricted	• • • • • • • •	• • • • • • • • • • • • • • • • • • • •	643			666,444
Š	63	Temporarily restricted			3	, 200		
Ţ	69	Permanently restricted					69	
	Org	panizations that do not follow SFAS 117, check here > and	i complete	lines 70			200	
O R	1	through 74.					333	
F	70	Capital stock, trust principal, or current funds					70	
U N	71	Paid-in or capital surplus, or land, building, and equipment fund					71	
Đ	72	Retained earnings, endowment, accumulated income, or other fun	ıds				72	
B	1			rrough 72:			355.25	-
Ĺ	73	column (A) must equal line 19 and column (B) must equal line 21)		g	646	,42	l 73	666,444
A L A N C E S		COMMENTAL MINISTERIOR INTO 10 OND COMMENT (C) MINISTERIOR BASE					7	
Ĕ	1	Total liabilities and net assets/fund balances (add lines 66 and	d 73)		688	, 24	0 74	721,169
5	74	rotal habilities and het assershund balances tage intes 60 tilk	- 10; 111					

Form 990 is available for public inspection and, for some people, serves as the primary or sole source of information about a particular organization. How the public perceives an organization in such cases may be determined by the information presented on its return. Therefore, please make sure the return is complete and accurate and fully describes, in Part III, the organization's programs and accomplishments.

f.	Perce	entage comparison of compensation	paid to the pro	ofessional fund raiser in res	pect to the:
	(1)	Total contributions received	2,238	3,912	
	(2)	Net amount of total contributions	received	974,190	
		REQUIF	RED ATTAC	HMENTS:	
12.	A co	py of Internal Revenue Form 990 as	filed by the c	haritable organization for th	ne most recent tax year.
13.		mplete list of the names, street addrative personnel of the charitable org		e or position of the officers,	directors, trustees and
			Affidavit		
I here that the	e conte	ar that I am authorized to complete the ents of the foregoing form and each su	is form on bel	nalf of the above named char ument are accurate and, to the	itable organization; and best of my knowledge,
		Signature of President Beverly Jacka, Exec. Vic		n or Principal Officer	
			int or Type N		
Coun	ty of:	Denver Colorado			
by	Subs	cribed and sworn to before me this	2944	day of March	<u>, 19 2001</u>
				Notary Public	as
МуС		ssion Expires: 2 10 ×4, 2003			
-1	Kun	<u> 10x4, 2000</u>			(SOS FORM 101-7/97)

1 0 1 2 1 2 3 0 0 2 8

	was a second mitchi		8	34-073€		Page	
om 980 (199	MOUNTAIN STATES LEGAL FOUNDATION (a) MOUNTAIN STATES LEGAL FOUNDATION (b) MOUNTAIN STATES LEGAL FOUNDATION (c) MOUNTAIN STATES LEGAL FOUNDATION (d) MOUNTAIN STATES LEGAL FOUNDATION (e) MOUNTAIN STATES LEGAL FOUNDATION					Yes N	lo :
SP32-14-1/1	Other Information (See Specific Instruction Control of	ption of					
	to any activity not previously televide to the		<i>.</i>	• • • • • •	76	}-	X
76 Did u each	activity take a converging documents but not reported to the IRS?				77	<u> </u>	$\frac{\overline{\mathbf{x}}}{\overline{\mathbf{x}}}$
77 Were	any changes made in the organizing of government of the standard of the standard hy this term of the standard hy the standard hy this term of the standard hy this term of the standard hy the standard hy the standard hy this term of the standard hy the st	return?			. 78a		X
78a Didt	es," attach a conformed copy of the changes. the organization have unrelated business gross income of \$1,000 or more during the year covered by this representation have unrelated business gross income of \$1,000 or more during the year covered by this res," has it filed a tax return on Form 990–T for this year?				78b	ΝД	A.
6 15 °V	es * has it filed a tax return on Portif 550-1 to the 500-1				32.00	1990	X
ma 18/aa	thorage liquidation, dissolution, termination, or substantial contraction dissolution, termination, or substantial contraction				79	(1)16/2016	조
17 94	an * altach a Cigiottikil	enon m	ember	ship,	a0a		X
80 a ls th	e organization related (other than by association with a statement organization?				804		
b II "Y	es," enter the name of the organization	mpt OF	ı U	nonexempt.			
	2. die the instructions for line 81	B1a			0 81b	T	X X
81a Ent	er the amount of political expenditures, direct or indirect, as described in the instructions of the instruction of the instruc	• • • • • •	• • • • •				
b Did	the organization file Form 1120-POL for this year of materials, equipment, or facilities at no charge or a	et subsi	antiali	У	82a	1	X X
82a Did	the organization receive donated services or the use or materials, equipment	• • • • • •			020		
les	than fair rental value :						
p #*	s than fair rental value? Yes," you may indicate the value of these items here. Do not include this amount as revenue in the control of the	82b N	I/A		83a	ΤX	
		••••			835	+	
83a Did	If For as an expense or a term to the public inspection requirements for returns and exemption applications? If the organization comply with the disclosure requirements relating to quid pro quo contributions? If the organization comply with the disclosure requirements relating to quid pro quo contributions?				548		X
b Dk	I the organization comply with the discussive today and the organization solicit any contributions or gitts that were not tax deductible? I the organization solicit any contributions or gitts that were not tax deductible?		0.001		250		
	man include with every solicitation and expression	nits wer			841		A
fa:	/ COGNICIONI /	 •			851		A
85 50	(c)(4), (5), or (6) organizations. a Were substantially at the of \$2.000 or loss?				. 851	N I	A
b Di	of (c)(4), (5), or (6) organizations. a Were substantially all dues nondeductible by members? It (c)(4), (5), or (6) organizations. a Were substantially all dues nondeductible by members? It (c)(4), (5), or (6) organizations. a Were substantially all dues nondeductible by members and organization organization.	receive	ed			*****	
11	'Yes' was answered to either 85a or 850, do not complete see annual			2.0			
а	waiver for proxy tax owed for the prior year.	85C		N/A	∰		
c D	ues, assessments, and similar amounts from members	85d		N/A	\$\!\		
d S	ection 162(e) tobbying and political experiminas	85e		N/A			
p A	poregate nondeductible amount of section occosto/(1/1/)	851		N/A	85	o l	A
1 T	exable amount of lobbying and political experioratives that a comput in 8512	• • • • • •	• • • • •		03	SEC. 1960	**************************************
g t	loes the organization elect to pay the second book(b) and so the arrount in 851 to its	reason	able e	stimale	2928 141	in N	I/A
0	oes the organization elect to pay the section 6033(e) tax on the amount in each of the amount in 85f to its section 6033(e)(1)(A) dues notices were sent, does the organization agree to add the amount in 85f to its section 6033(e)(1)(A) dues notices were sent, does the organization agree to add the amount in 85f to its section 6033(e)(1)(A) dues notices were sent, does the organization agree to add the amount in 85f to its						
86 5	(01(c)(7) organizations. Enter:	868		N/A	3		
at	nitiation fees and capital contributions included on line 12	86b	 -	N/A			
ь	Gross receipts, included on line 12, for public use of close susmand	\	\	А\и			
	501(c)(12) organizations. Enter: Gross income from members or shareholders	87a	 	IV/W			
		.=4	1	N/A	\$		
b (Gross income from other sources. (Do not net amounts due or part to date:	87b		MIN			
	due of received from them.)	partners	hip?		Ţ,	88	7
88	At any time during the year, did the organization own a 50% or greater interest in a taxable corporation of a fire year, "complete Part IX				3	V 24 60	
				0	Į.		
89 a	ention 4011 b		a de orie		l i	1000	y Come
ь	501(c)(3) and 501(c)(4) organizations. Did the organization engage in any section 4950 excess belief the	лѕаско		y	[89b	
	the year? If Tes, attack a state of the organization managers or disqualified persons during the year under	ľ			>		
C	Enter: Amount of tax imposed that are sections 4912, 4955, and 4958. Enter: Amount of tax in 89c, above, reimbursed by the organization Enter: Amount of tax in 89c, above, reimbursed by the organization NONE				<u> </u>		
d	Color Amount of tax in 89c, 800Ve, felmoursed by the organization						
90 a	Enter: Amount of tax in 494, accept, the setum is filed NONE List the states with which a copy of this return is filed NONE Number of employees employeed in the pay period that includes March 12, 1999 (See instructions.)				[<u>ə</u>	06]	
b	-t	Tolop	anort	no. 🕨		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
91	The books are in care of THE POONDATION OF THE POONDATION OF	Z1P 4	.4 📂	80202	-3408	<u> </u>	
	The books are in care of ► THE FOUNDATION Located at ► 707 SEVENTEENTH STREET DENVER, CO	 				N./.	R ≯ L
92	Located at ► 707 SEVENTEENTH STREET DENVISE, CO Section 4947(n)(1) nonexempt charitable trusts tilling Form 990 in lieu of Form 1041 - Check here	. 1	92	N/A			
~ = -	Section 4947(n)(1) nonexempt charitable trusts ming Form and enter the amount of tax-exempt interest received or accrued during the tax year					Form	990 (19

84-0736725

Page 6

SCHEDULE A (Form 990)

Organization Exempt Under Section 501(c)(3)
(Except Private Foundation) and Section 501(e), 501(t), 501(k),
501(n), or Section 4947(a)(1) Nonexempt Charitable Trust

OMB No. 1545-0047

Department of the Treasury

Supplementary Information - (See separate instructions.)

Must be completed by the above organizations and attached to their Form 990 or 990-EZ

1999

	the boote organizations and be	tached to their rothin.		
Name of the organization	TON .		Erroployer identific	
MOUNTAIN STATES LEGAL FOUND				736725
Compensation of the Five High (See page 1 of the instructions. List each	nest Pald Employees Oth one. If there are none, enter "None	er Than Officers, .")	Directors, and Tr	ustees
(a) Name and address of each employee paid more than \$50,000	(u) Title and average hours por week devoted to position	(c) Compensation	(d) Contributions to employee benefit plans & delerned compensation	(e) Expense account and other allowances
NONE				
				ĺ
				
				1
Total number of other employees paid over \$50,000 ► Part II Compensation of the Five High (See page 1 of the instructions. List each of	est Paid Independent Co	ontractors for Pro	fessional Service	s
(a) Name and address of each independent contractor			Type of servicer	(c) Compensation
NONE				
		Í		
				·

1 0 1 2 1 2 3 0 0 3 1

chedul	A (Form 990) 1999 MOUNTAIN STATES LEGAL FOUNDATION 84-0	736725	5	Page :
Pa	Statements About Activities		Yes	No
1	During the year, has the organization attempted to influence national, state, or local logislation, including any attempt to influence public opinion on a legislative matter or referendum?	. 1		х
	If "Yes," enter the total expenses paid or incurred in connection with the lobbying activities. \$ N/A		*	
	Organizations that made an election under section 501(h) by filing Form 5768 must complete Part VI-A. Other organizations checking "Yes," must complete Part VI-B AND attach a statement giving a detailed description of the lobbying activities.			
2	During the year, has the organization, either directly or indirectly, engaged in any of the following acts with any of its trustees, directors, officers, creators, key employees, or members of their families, or with any taxable organization with which any such person is affiliated as an officer, director, trustee, majority owner, or principal beneficiary:			
a	Sale, exchange, or leasing of property?	i		X
b	Lending of money or other extension of credit?		-	X
С	Furnishing of goods, services, or facilities?		-	X
d	Payment of compensation (or payment or reimbursement of expenses if more than \$1,000)? See. Form 99 9 PART		X	-
c	Transfer of any part of its income or assets?			X
3	Does the organization make grants for scholarships, fellowships, student loans, etc.?	ì	-	X
4a	Do you have a section 403(b) annuity plan for your employees?	4a	1	X
b	Attach a statement to explain how the organization determines that individuals or organizations receiving grants or loans from it in furtherance of its charitable programs qualify to receive payments. (See instructions on page 2.)			
	Reason for Non-Private Foundation Status (See pages 2 through 4 of the instructions.)			
îhe	organization is not a private foundation because it is: (Please check only ONE applicable box):			
5	A church, convention of churches, or association of churches. Section 170(b)(1)(A)(i).			
6	A school. Section 170(b)(1)(A)(ii). (Also complete Part V, page 4.)			
7	A hospital or a cooperative hospital service organization. Section 170(b)(1)(A)(iii). A Federal, state, or local government or governmental unit. Section 170(b)(1)(A)(v).			
8 9	A Federal, state, or local government of government at this section 170(b)(1)(A)(iii). Enter the hospitat's name, c A medical research organization operated in conjunction with a hospital. Section 170(b)(1)(A)(iii). Enter the hospitat's name, c	ity, and sta	le	
10	An organization operated for the benefit of a college or university owned or operated by a governmental unit. Section 170(b)(1)(// (Also complete the Support Schedule in Part IV-A.)	۱)(iv).		·
115	An organization that normally receives a substantial part of its support from a governmental unit or from the general public. Section 170(b)(1)(A)(vi). (Also complete the Support Schedule in Part IV-A.)			
11b 12	 A community trust. Section 170(b)(1)(A)(vi). (Also complete the Support Schedule in Part IV-A.) An organization that normally receives: (1) more than 33 1/3% of its support from contributions, membership fees, and gross reactivities related to its charitable, etc., functionssubject to certain exceptions, and (2) no more than 33 1/3% of its support from investment income and unrelated business taxable income (less section 511 tax) from businesses acquired by the organization June 30, 1975. See section 509(a)(2). (Also complete the Support Schedule in Part IV-A.) 	m gross	1	
13	An organization that is not controlled by any disqualified persons (other than foundation managers) and supports organizations (1) lines 5 through 12 above; or (2) section 501(c)(4), (5), or (6), if they meet the test of section 509(a)(2). (See section 509(a)(3))	described in).)	:	-
	Provide the following information about the supported organizations. (See page 4 of the instructions.)			
	(a) Name(s) of supported organization(s)	(b) Line nur from ab		_
		ne langelerak di mili	E-MATER:	
				_
		<u></u>		_
14	An organization organized and operated to test for public safety. Section 509(a)(4). (See page 4 of the instructions.)	- North Activities	r	000
	26	chedule A (I	rum	(טעכ

	70031	ECHNIDALLON		84-07	36725 Page 3
dula A (Form 990) 1999 MOUNTAIN	STATES LEGAL	ked a box on line 10, 11, on the a	or 12.) Use cash method	of accounting.	
Note: You may use the wor	rksheet in the instructions	for converting from the a		(d) 1995	(e) Total
andar vear	(a) 1998	(b) 1997	(c) 1996	(3) 1000	
fiscal year beginning in)					
Gifts, grants, and contributions received. (Do not include unusual		201 166	954,483	959,403	3,997,260
grants. See line 28.)	1,089,208	994,166	33.7.23		
Membership fees received					
Gross receipts from admissions, merchandise sold or services performed,		į		•	
merchands a sold is sold in any activity or tunishing of facilities in any activity that is not a business unrelated to the organization's charitable, etc., purpose					
Gross income from interest, dividends,					
amounts received from payments on securities (section 512(a)(5)), rents,	1				
royalties, and unrelated business taxable income (less section 511 taxes) from			2.5.274	14,076	62,180
businesses acquired by the organization after June 30, 1975	18,802	13,128	16,174	1170.0	
Not income from unrelated business		1			<u> </u>
activities not included in line 18	 				
Tax revenues levied for the		1			
organization's benefit and either paid to it or expended on its behalf		·			
The value of services or facilities furnished to the organization by a governmental unit			· ·		
without charge. Do not account to which					
to the public without charge		1			
Other income. Attach a sch. Do not			344	118	1,714
include gain or (loss) from sale of capital assets .SEESTM 4	908			973,59	4,061,154
3 Total of lines 15 through 22	1,108,910		<u> </u>	973,59	
4 Line 23 minus line 17	1,108,910	10,076	9,710		
5 Enter 1% of line 23	10 or 11: a Ente	r 2% of amount in column	(e), line 24	▶ 26	a)
	a public inspection) show	ring the name of and amor	unt contributed by each p	erson	
b Attach a list (which is not open to (other than a government unit or the amount shown in line 26a. E	publicly supported organ	nization) whose total gifts	SEE STATE	MENT5 ▶ 26	235,10
the amount shown in line 20d. L	THE GIO DON'T CO			202	4,061,15
	and a second second	iuma (e)			sc 4,001,13
	in rest: Enter line 44, co.	District (a)		l 🌣	
c Total support for section 509(a)	(1) test Enter line 24, co for lines: 18	62,180 19	235 108	②	6d 299,00
d Add: Amounts from column (e) t	for lines: 18	1,714 26b	235,108	> 2	6e 3,762,15
d Add: Amounts from column (e) t	22 line 26d total)	1,714 26b	235,108	· → 2	6e 3,762,15 6f 92.64
d Add: Amounts from column (e) to e Public support (line 26c minus li	22 line 26d total)	1,714 26b	235, 108	> 2	6e 3,762,15 6f 92.64
d Add: Amounts from column (e) to	line 26d total) Ine 26e (numerator) div	1,714 26b Ided by line 26c (denomins included in lines 15, 16 each year from, each "disc	nlnator))	ed from a "disqualified pe sum of such amounts	6e 3,762,15 lef 92.64 erson," attach a for each year.
e Public support (line 26c minus life 1 Public support percentage (II Public support percentage (II II	ine 26d total)	1,714 26b Ided by line 26c (denomins included in lines 15, 16 each year from, each *discountry from the second in lines 15, 16 each year from the second in	ninator))	ed from a "disqualified posum of such amounts	6e 3,762,15 66 92.64 verson,* attach a for each year:
e Public support (line 26c minus line) 1 Public support percentage (line) 27 Organizations described on list to show the name of, and to N/A	ine 26d total)	1,714 26b Ided by line 26c (denomins included in lines 15, 16 each year from, each *discussion*)	ninator))	ed from a "disqualified posum of such amounts" (1995)	66 3,762,15 66 92.64 erson, attach a for each year.
e Public support (line 26c minus line 26c minus lin	line 26d total)	1,714 26b Ided by line 26c (denominate included in lines 15, 16 each year from, each "discussion of the company of the compan	235, 108 Intrator)) is, and 17 that were received qualified person.* Enter the person attach a list to show	ed from a "disqualified page sum of such amounts (1995) the name of, and amounts are page 1995.	6e 3,762,15 ef 92.64 erson, attach a for each year. ent roceived for
e Public support (line 26c minus lift Public support percentage (lift Public support percentage (lift) 7 Organizations described on lift to show the name of, and to N/A (1998) 6 For any amount included in line each year, that was more than	tor lines: 18 22 line 26d total) line 26e (numerator) dividing 12: a For amour otal amounts received in the 17 that was received in the larger of (1) the amount incompanion of the larger of (1) the larger of	1,714 26b I/ded by line 26c (denorate included in lines 15, 16 each year from, each *discussion of the count on line 25 for the year the difference between the	235, 108 Intrator)) is, and 17 that were received qualified person.* Enter the person attach a list to show	ed from a "disqualified page sum of such amounts (1995) the name of, and amounts are page 1995.	6e 3,762,15 ef 92.64 erson, attach a for each year. ent roceived for
e Public support (line 26c minus line 26c minus lin	tor lines: 18 22 line 26d total) line 26e (numerator) dividine 12: a For amourbal amounts received in (1997) ne 17 that was received in the larger of (1) the amounts.) After computing	1,714 26b Ided by line 26c (denoming included in lines 15, 16 each year from, each "discount on a nondisqualified personal to the difference between the	235, 108 ninator)) and 17 that were received qualified person.* Enter the person, attach a list to show arr or (2) \$5,000. (Include in amount received and the person at the person are the person at the pe	ed from a "disqualified page sum of such amounts (1995) The name of, and amount the list organizations of the larger amount descriptions of	6e 3,762,15 6f 92.64 erson, attach a for each year: ent received for described in lines bed in (1) or (2).
e Public support (line 26c minus life Public support (line 26c minus life Public support percentage (life 27 Organizations described on list to show the name of, and to N/A (1998) b For any amount included in line each year, that was more than 5 through 11, as well as individenter the sum of all these difference.	line 26d total)	1,714 26b Inded by line 26c (denonates included in lines 15, 16, each year from, each "discount on line 25 for the year the difference between the units) for each year:	235, 108 Ininator)) Ininator	ed from a "disqualified per sum of such amounts" (1995) the name of, and amounts the list organizations are larger amount descriptions (1995)	66 3,762,15 66 92.64 erson, attach a for each year. ent roceived for described in lines bed in (1) or (2).
e Public support (line 26c minus life Public support (line 26c minus life Public support percentage (life 27 Organizations described on list to show the name of, and to N/A (1998) b For any amount included in line each year, that was more than 5 through 11, as well as individenter the sum of all these difference.	line 26d total)	1,714 26b Inded by line 26c (denonates included in lines 15, 16, each year from, each "discount on line 25 for the year the difference between the units) for each year:	235, 108 Ininator)) Ininator	ed from a "disqualified per sum of such amounts" (1995) the name of, and amounts the list organizations are larger amount descriptions (1995)	66 3,762,15 66 92.64 erson, attach a for each year. ent roceived for described in lines bed in (1) or (2).
e Public support (line 26c minus life Public support (line 26c minus life Public support percentage (life 27 Organizations described on list to show the name of, and to N/A (1998) b For any amount included in line each year, that was more than 5 through 11, as well as individenter the sum of all these difference.	line 26d total)	1,714 26b Inded by line 26c (denonates included in lines 15, 16, each year from, each "discount on line 25 for the year the difference between the units) for each year:	235, 108 Ininator)) Ininator	ed from a "disqualified per sum of such amounts" (1995) the name of, and amounts the list organizations are larger amount descriptions (1995)	66 3,762,15 66 92.64 erson, attach a for each year. ent roceived for described in lines bed in (1) or (2).
e Public support (line 26c minus life Public support (line 26c minus life Public support percentage (life 27 Organizations described on list to show the name of, and to N/A (1998) b For any amount included in line each year, that was more than 5 through 11, as well as individenter the sum of all these difference (1998) c Add: Amounts from column (e	ine 26d total)	1,714 26b Ided by line 26c (denomination in the control of the co	235, 108 Ininator)) is, and 17 that were received qualified person.* Enter the person, attach a list to show arror (2) \$5,000. (Include in the amount received and the person).	ed from a "disqualified per sum of such amounts" (1995) The name of, and amount the list organizations on the larger amount descriptions (1995)	66 3,762,15 66 92.64 erson, attach a for each year: ent received for described in lines bed in (1) or (2).
e Public support (line 26c minus life Public support (line 26c minus life Public support percentage (life 27 Organizations described on list to show the name of, and to N/A (1998) b For any amount included in line each year, that was more than 5 through 11, as well as individenter the sum of all these difference (1998) c Add: Amounts from column (e	ine 26d total)	1,714 26b Ided by line 26c (denomination in the control of the co	235, 108 Ininator)) is, and 17 that were received qualified person.* Enter the person, attach a list to show arror (2) \$5,000. (Include in the amount received and the person).	ed from a "disqualified per sum of such amounts" (1995) The name of, and amount the list organizations on the larger amount descriptions (1995)	66 3,762,15 66 92.64 erson, attach a for each year. ent received for described in lines bed in (1) or (2).
e Public support (line 26c minus line) Public support (line 26c minus line) Public support percentage (line) Tryanizations described on line to show the name of, and to N/A (1998) b For any amount included in line each year, that was more than 5 through 11, as well as indivienter the sum of all these difference (1998) c Add: Amounts from column (e)	ine 26d total) line 26e (numerator) dividine 12: a For amour otal amounts received in the larger of (1) the amounts.) After computing erences (the excess amour (1997) e) for lines: 15 20 minus line 27d total) (a)(2) test: Enter amount	1,714 26b Inded by line 26c (denorate included in lines 15, 16 each year from, each "discount on line 25 for the year the difference between the difference in t	235, 108 Ininator)) is, and 17 that were received qualified person.* Enter the person attach a list to show are or (2) \$5,000. (Include is amount received and the person attach a list to show are or (2) \$5,000.	ed from a "disqualified ple sum of such amounts (1995) the name of, and amount in the list organizations to larger amount described in the list organizations to larger amount described in the list organizations to larger amount described in the l	6e 3,762,15 6e 92.64 feerson, attach a for each year. Introceived for described in lines bed in (1) or (2).

²⁸ Unusual Grants: For an organization described in line 10, 11, or 12 that received any unusual grants during 1995 through 1998, attach a list (which is no open to public inspection) for each year showing the name of the contributor, the date and amount of the grant, and a brief description of the nature of the grant. Do not include these grants in line 15. (See page 4 of the instructions.)

Schedule	A (Form 990) 1999 MOUNTAIN STATES LEGAL FOUNDATION	84-0736725	Р	egs 4
	Private School Questionnaire (See page 4 of the instructions.) (To be completed ONLY by schools that checked the box on line 6 in Part IV)	N/A		
× ex car	(To be completed ONLY by schools that checked the box on the other activ)		J.,	T.:
			Yes	No
29 D	loes the organization have a racially nondiscriminatory policy toward students by statement in its charter, bylaws, other	l		
_	everning instrument, or in a resolution of its governing body?	29		550000
30 C	Does the organization include a statement of its racially nondiscriminatory policy toward students in all its brochures, catalound other written communications with the public dealing with student admissions, programs, and scholarships?	ogues, 30		
а	ind other whiten communications with the passic dealing three through neuroppor or broadcast media during the Derk	od of		
	tas the organization publicized its racially nondiscriminatory policy through newspaper or broadcast media during the porion solicitation for students, or during the registration period if it has no solicitation program, in a way that makes the policy kno o all parts of the general community it serves?		T	T
	o all parts of the general community it serves? I "Yes," please describe; il "No," please explain. (If you need more space, attach a separate statement.)			N POWER
'	1 165, please describe, in 116, produce or product (in 70	·		
•				
-				
32	Does the organization maintain the following: Records indicating the racial composition of the student body, faculty, and administrative staff?	328		1
a	Records indicating the racial composition of the student body, faculty, and administrative statis. Records documenting that scholarships and other financial assistance are awarded on a racially nondiscriminatory basis?	32b		
b	Records documenting that scholarships and other infalicul assistance and attractions to the public dealing with student Copies of all catalogues, brochures, announcements, and other written communications to the public dealing with student			
			_	-
ď	admissions, programs, and scholarships?			600426.86
	If you answered "No" to any of the above, please explain. (If you need more space, attach a separate statement.)			
	Does the organization discriminate by race in any way with respect to:			
а	Students' rights or privileges?	33:	3	-
-		331		1
b	Admissions policies?	133.	1-	1
	Employment of laculty or administrative staff?	33	_ ا ء	
С	Employment of faculty of authoristicative states			
d	Scholarships or other financial assistance?	33	<u> </u>	_ _
•				
e	Educational policies?		<u>-</u>	
	그 그는 그는 그는 그는 그는 그 사람들은 보지를 빼 먹는 그를 하는 것을 하는 것이다.			ŀ
f	Educational policies? Use of facilities?		-	
	Athletic programs?		9	
9	Amieuc programs?			1
h	Other extracurricular activities?		h	
••				
	If you answered "Yes" to any of the above, please explain. (If you need more space, attach a separate statement.)	[
			į	
348	Does the organization receive any financial aid or assistance from a governmental agency?		4a	
			4n	
t	Has the organization's right to such aid ever been revoked or suspended?		4b	
	If you answered "Yes" to either 34e or b, please explain using an attached statement.		100	geneger geneger
	tor of Dov	Proc. 75.50		·
35	Does the organization certify that it has complied with the applicable requirements of sections 4.01 through 4.05 of Rev. 1975-2 C.B. 587, covering racial nondiscrimination? If "No," attach an explanation.	1100.1000,	35 _	
_	1975-Z G.B. 587, Covering rackit frontiscial antique and the coparation of the covering rackit frontiscial and the covering rackit frontis	Schedule	A (Fo	rm) 19

Schedu	de A (Form 990) 1999 MOUNTAIN	STATES LEGAL	FOUNDATION	0.44-1-4-		84-073	N/A
Par	Lobbying Expendite (To be completed ONLY be	ures by Electing P ov an eligible organization	ublic Charities (So that filed Form 5768)	ee page 6 of the instruc	;uons.}		N/A
Chec	k here > a if the organization be	elongs to an affiliated grou	sp.				
Chec	k here > b if you checked "a" a	bove and "limited control	provisions apply.		(a)		(b)
		on Lobbying Exper			Alfiliated g totals		To be completed for ALL electing organizations
36	Total lobbying expenditures to influence						
37	Total lobbying expenditures to influenc	e a legislative body (direc	t lobbying)	<u>37</u>		-	
38	Total lobbying expenditures (add lines	38 and 37)		38	 		
39	Other exempt purpose expenditures				<u> </u>		
40	Total exempt purpose expenditures (a	dd lines 38 and 39)			<u> </u>		
	Lobbying nontaxable amount. Enter th	e amount from the foliawi	ng taule - obbying nontaxable an	nount le			
	If the amount on line 40 is - Not over \$500,000	1 ne i 20% of the am	ount on line 40				
	Over \$500,000 but not over \$1,000,00	0 \$100,000 plus	15% of the excess over	\$500,000 1		2.2.4.4.4.6.E.	
	Over \$1 000 000 but not over \$1,500.	000, \$175,000 plus	10% of the excess over	\$1,000,000 } 41			
	Over \$1,500,000 but not over \$17,000	0,000 \$225,000 plus	5% of the excess over \$	51,500,000 \			
	Over \$17,000,000	\$1,000,000			. 1		
42	Grassroots nontaxable amount (enter	25% of line 41)		4			
	Subtract line 42 from line 36. Enter -0 Subtract line 41 from line 38. Enter -0	- If Isno 42 is more than Isn					
44	Subtract line 41 from line 38. Enter -0	- It little 41 to more a lear in				200	
	Caution: If there is an amount on eith					(A) (A)	
	(Some organizat	lione that made a section	aging Period Und 501(h) election do not ha or tines 45 through 50 on	ave to complete all of t	10 five columns t	oelow.	
			Lobbying Expend	ditures During 4-Yea	Averaging Per	rlod	
	Calendar year (or fiscal year beginning in)	(a) 1999	(b) 1998	(c) 1997	(d) 199		(e) Total
45	Lobbying nontaxable amount						
	Lobbying ceiling amount						
	(150% of line 45(e))			T		200.000.000.00	
•							
47	Total lobbying expenditures						
48	Grassroots nontaxable amount		1				
40						224	
49	(150% of line 48(e))				<u> </u>		
			i	1	1		
<u>50</u>	Grassroots lobbying expenditures .	<u> </u>					
	Lobbying Activity	by Nonelecting P	ublic Charities	page 8 of the instructi	ons.)		N/A
P	art VI=B Lobbying Activity	rganizations that did not (complete Part VI-A) (See	page 8 of the instructi	ons.)	Vas No	
<u>E</u>	Lobbying Activity (For reporting only by ouring the year, did the organization attenuence public opinion on a legislative n	rganizations that did not on the most of influence national, natter or referendum, thro	state or local legislation, ugh the use of:	including any attempt	to	Yes No	N/A Amount
<u>E</u>	Lobbying Activity (For reporting only by ouring the year, did the organization attelluence public opinion on a legislative in	rganizations that did not on the most of t	state or local legislation, ugh the use of:	including any attempt	to	Yes No	Amount
P. Du	Lobbying Activity (For reporting only by ouring the year, did the organization attelluence public opinion on a legislative in Volunteers	rganizations that did not mpt to influence national, natter or referendum, thro	complete Part VI-A) (See state or local legislation, ugh the use of: reported on lines c throu	including any attempt	to	Yes No	
Du inili a b c	Lobbying Activity (For reporting only by our ing the year, did the organization attelluence public opinion on a legislative in Volunteers Paid staff or management (Include comedia advertisements	rganizations that did not mpt to influence national, natter or referendum, thro empensation in expenses	complete Part VI-A) (See state or local legislation, ugh the use of: reported on lines c throu	including any attempt		Yes No	Amount
Du iniii a b c d	Lobbying Activity (For reporting only by ouring the year, did the organization attelluence public opinion on a legislative in Volunteers Paid staff or management (Include of Media advertisements Mailings to members, legislators, or the staff or members, legislators, or the staff or members and staff or members.	rganizations that did not ampt to influence national, natter or referendum, thro ampensation in expenses the public	complete Part VI-A) (See state or local legislation, ugh the use of: reported on lines c throu	including any attempt		Yes No	Amount
Du inili a b c	Lobbying Activity (For reporting only by ouring the year, did the organization attelluence public opinion on a legislative in Volunteers Paid staff or management (Include of Media advertisements Mailings to members, legislators, or the Publications, or published or broaden	rganizations that did not a mpt to influence national, natter or referendum, thro ampensation in expenses the public st statements	complete Part VI-A) (Sec state or local legislation, ugh the use of: reported on lines c throu	including any attempt	to		Amount
Du inili a b c d e t	Lobbying Activity (For reporting only by ouring the year, did the organization attelluence public opinion on a legislative in Volunteers Paid staff or management (Include of Media advertisements Mailings to members, legislators, or the Publications, or published or broaden Grants to other organizations for lobby	rganizations that did not impt to influence national, natter or referendum, thro impensation in expenses the public st statements	complete Part VI-A) (Sec state or local legislation, ugh the use of: reported on lines c throu	including any attempt		Yes No	Amount
Du inili a b c d e t g	Lobbying Activity (For reporting only by oring the year, did the organization atteluence public opinion on a legislative in Volunteers Paid staff or management (Include or Media advertisements Mailings to members, legislators, or the Publications, or published or broaden Grants to other organizations for lobby Direct contact with legislators, their services.	rganizations that did not mpt to influence national, natter or referendum, thro mpensation in expenses the public st statements bying purposes talls, government officials	state or local legislation, ugh the use of: reported on lines c through the use of the	including any attempt	to		Amount
Du inili a b c d e t	Lobbying Activity (For reporting only by oring the year, did the organization attelluence public opinion on a legislative in Volunteers Paid staff or management (Include or Media advertisements Mailings to members, legislators, or the Publications, or published or broaden Grants to other organizations for toble Direct contact with legislators, their a Rallies, demonstrations, seminars, or	rganizations that did not mpt to influence national, natter or referendum, thro mpensation in expenses the public st statements bying purposes taffs, government officials coventions, speeches, lo	state or local legislation, ugh the use of: reported on lines c through the use of: s, or a legislative body clures, or any other means	including any attempt			Amount
Du inili a b c d e t g	Lobbying Activity (For reporting only by oring the year, did the organization atteluence public opinion on a legislative in Volunteers Paid staff or management (Include or Media advertisements Mailings to members, legislators, or the Publications, or published or broaden Grants to other organizations for lobby Direct contact with legislators, their services.	rganizations that did not impt to influence national, natter or referendum, thrompensation in expenses the public st statements spirit purposes talls, government officials onventions, speeches, loss c through h)	state or local legislation, ugh the use of: reported on lines c through the use of: reported on lines c through the use of the use	including any attempt		2,449,07, 3,448,000	Amount

Schedule A (Form 990) 1999 MOUNTAIN	STATES LEGAL	FOUNDATION	84-07	
Information Regard	ding Transfers To ar ons (See page 8 of the ins	nd Transactions and	Relationships With Noncharitab	le
51 Did the reporting organization direct of the Code (other than section 501) a Transfers from the reporting organiz (i) Cash	ly or indirectly engage in an (c)(3) organizations) or in section to a noncharitable exemption and anoncharitable exemption and anoncharitable exemption and anoncharitable exemption and anoncharitable exemption organization. The section is a section of the sec	ny of the following with any of ection 527, relating to political empt organization of: at organization eation ation licitations aid employees ing schedule, Column (b) shy	ould always show the fair market value on received less than fair market value	Yes No X S(ii) X X S(ii) X X S(ii) X X S(ii) X S(ii) X S(ii) X S(iv) S(iv) X S(iv) S(iv) X S(iv) S
(a) (b) tine no. Amount involved	(c) Name of noncharitable ex		(d) Description of transfers, transactions, and s	haring arrangements
N/A				
52a Is the organization directly or indire of the Code (other than section 501 b If "Yes," complete the following sch	1(c)(3)) or in section 527?	d to, one or more tax-exemp	t organizations described in section 501(c)	▶ 🗌 Yes 🖾 No
Name of organization	n	Type of organization	Description of relations	ship

0 1 2 1, 3 3 9 9 3 6

Depreciation and Amortization OMB No. 1545-0172 4562 990 1999 (Including Information on Listed Property) Attachment > Attach this form to your return. 67 Department of the Treasury Internal Revenue Service (99) See separate Instructions. Name(s) shown on return 84-0736725 MOUNTAIN STATES LEGAL FOUNDATION Business or activity to which this form relates FORM 990/990PF Part 1 Election To Expense Certain Tangible Property (Section 179) (Note: If you have any "inted property," complete Part V below you complete Part L) Maximum dollar limitation. If an enterprise zone business, see page 2 of the instructions \$19,000 Total cost of section 179 property placed in service. See page 2 of the instructions 2 \$200,000 Threshold cost of section 179 property before reduction in limitation 3 Reduction in limitation. Subtract line 3 from line 2. If zero or less, enter -0-4 Dollar limitation for tax year. Subtract line 4 from line 1. If zero or less, enter -0-. If married filing separately, see page 2 of the instructions (c) Elected cost (b) Cost (business use only) (a) Description of property 6 Listed property. Enter amount from line 27 Total elected cost of section 179 property. Add amounts in column (c), lines 6 and 7 8 R Tentative deduction. Enter the smaller of line 5 or line 8 9 Carryover of disallowed deduction from 1998. See page 2 of the instructions 10 10 Business income limitation. Enter the smaller of business income (not less than zero) or line 5 (see instructions) 11 Section 179 expense deduction. Add lines 9 and 10, but do not enter more than line 11. 12 Carryover of disallowed deduction to 2000. Add lines 9 and 10, less line 12 ▶ 13 Note: Do not use Part II or Part III below for listed property (automobiles, certain other vehicles, cellular telephones, certain computers, or property used for entertainment, recreation, or amusement). Instead, use Part V for listed property. Part III MACRS Depreciation For Assets Placed in Service ONLY During Your 1999 Tax Year (Do Not Include Listed Property.) Section A - General Asset Account Election If you are making the election under section 168(i)(4) to group any assets placed in service during the tax year into one or more general asset accounts, check this box. See page 3 of the instructions Section B - General Depreciation System (GDS) (See page 3 of the instructions.) (c) Basis for depreciation (businessAnvostment use only - see instructions) (b) Month and (d) Recovery m Method (a) Depreciation doduction year placed in service (a) Classification of property 15a 3-year property b 5-year property c 7-year property d 10-year property 336 S/L 15 MQ 40,293 e 15-year property f 20-year property S7L 25 yrs g 25-year property s7L MM 27.5 yrs 27.5 yrs S/L h Residential rental property MM S/L MM 39 yrs Nonresidential real property MM Section C - Alternative Depreciation System (ADS): (See page 5 of the instructions.) S/L 16a Class lile s7L 12 yrs b 12-year 40 S/L yrs c 40-year Part III Other Depreciation (Do Not Include Listed Property.) (See page 5 of the instructions.) GDS and ADS deductions for assets placed in service in tax years beginning before 1999 Property subject to section 168(f)(1) election 18 14,045 19 ACRS and other depreciation Part IV | Summary (See page 6 of the instructions.) Listed property. Enter amount from time 26 20 Total, Add deductions on line 12, lines 15 and 16 in column (g), and lines 17 through 20. Enter here and on the 14,381 appropriate lines of your return. Partnerships & S corporations - see instructions

Form 4562 (1999)

For assets shown above and placed in service during the current year, enter the ponion of the basis attributable to section 263A costs

KFA For Paperwork Reduction Act Notice, see page 9 of the instructions.

1999	FEDERAL STATEMENTS	PAGE 1
CLIENT 617800	MOUNTAIN STATES LEGAL FOUNDATION	84-0736725
04/18/00 STATEMENT 1 FORM 990, PAF	T I, LINE 10	11:32 AN
GROSS PROFII	(LOSS) FROM SALES OF INVENTORY ITEMS SOLD	AMOUNT
SALES OF P	JBLICATIONS	\$ 10,838 \$ 10,838 0 \$ 10,838 4,820 \$ 6,018

SUBMIT IN DUPLICATE

FILED

PRINT CLEARLY

6b.

APR 0 2 2001

Annual Report of Charitable Organization

OKLAHOMA SECRETARY OF STATE

Telephone: (405) 521-3911 Every charitable organization which has received contributions during the previous calendar year SHALL file an annual report on or before March 31st of each year. However, an organization which keeps its books on other than a calendar year basis may upon application to the Secretary of State be permitted to file its report within ninety (90) days after the close of its fiscal year. 1. The legal name of the charitable organization: Mountain States Legal Foundation 2. The name under which the charitable organization solicits or accepts contributions: Mountain States Legal Foundation 12-31-99 3. This report is for the calendar or fiscal year ending: The gross amount of the contributions collected: \$2,360,682 4a. Court of the factor and the factor and The gross amount of the contributions pledged: - 0 -4b. The amount thereof given to the charitable purpose represented: \$2,360,682 5a. The amount thereof to be given to the charitable purpose represented: 5b. The aggregate amount paid for the expenses of such solicitation: \$601,961 6a.

The aggregate amount to be paid for the expenses of such solicitation:

Oklahoma Secretary of State, 2300 N. Lincoln Blvd., Room 101, Oklahoma City, OK 73105-4897

1999	FEDERAL ST	ATEMENTS		PAGE 2
CLIENT 617800 N	OUNTAIN STATES L	84-0736725		
4/18/03	<u> </u>			11:32 AM
STATEMENT 2 FORM 990, PART IV, LINE 54 INVESTMENTS – SECURITIES				
CORPORATE ST	COCKS	VALUATION METHOD	AMOUNT	TOTAL
BRISTOL MYERS - SQUIBB SOUTHWEST GAS AMOCO MICROSOFT CITIGROUP		COST COST COST COST COST	\$ 0 1,000 6,200 2,538 3,358	
CITIONO				\$ 13,096
			TOTAL	\$ 13,096
STATEMENT 3 FORM 990, PART IV, LINE 57	-NIT			
STATEMENT 3 FORM 990, PART IV, LINE 57 LAND, BUILDINGS, AND EQUIPME	ENT	BASIS	ACCUM. DEPREC.	BOOK VALUE
FORM 990, PART IV, LINE 57 LAND, BUILDINGS, AND EQUIPME		BASIS \$ 107,517 130,344 8,108 32,185 AL \$ 278,154	DEPREC. 101,308 70,374 336 32,185	
FORM 990, PART IV, LINE 57 LAND, BUILDINGS, AND EQUIPME ASSET FURNITURE AND FIXTURES MACHINERY AND EQUIPMENT IMPROVEMENTS	тот	\$ 107,517 130,344 8,108 32,185 AL \$ 278,154	DEPREC. 101,308 70,374 336 32,185 204,203	VALUE 6,209 59,970 7,772 0 73,951
FORM 990, PART IV, LINE 57 LAND, BUILDINGS, AND EQUIPME ASSET FURNITURE AND FIXTURES MACHINERY AND EQUIPMENT IMPROVEMENTS MISCELLANEOUS STATEMENT 4 SCHEDULE A, PART IV-A, LINE 2	TOT	\$ 107,517 130,344 8,108 32,185	DEPREC. 101,308 70,374 336 32,185 204,203	VALUE 6,209 59,970 7,772 0 73,951

1999 FEDERAL STATEMENTS PAGE 3

CLIENT 617800 MOUNTAIN STATES LEGAL FOUNDATION 84–0736725

04/18/00 11:32 AM

STATEMENT 5 SCHEDULE A, PART IV-A, LINE 26B EXCESS CONTRIBUTORS

NOT OPEN TO PUBLIC INSPECTION

	1998	1997	1996	1995	TOTAL
LOU & LYDIA SHEFFELS CASTLE ROCK FOUNDAT ANONYMOUS BOETTCHER FOUNDATION	\$ 35,000 25,000	35,000 50,000 25,000	20,000 35,000 100,000 20,000	160,000 35,000 20,000	180,000 140,000 150,000 90,000
	 NE 26A X4 CESS CONT	RIBUTIONS		**	560,000 324,892 235,108

Mountain States Legal Foundation

Batch Listing for selected criteria

EIN 84-0736725

1999 Form 990

Part I line la

Record #	Amt	Name	Date	GI	Sol	Cash	TY# Plg Ref
51765	5,000.00	Tri-State Generation &	01/15/1999	E2	E2	ck	N
51814	5,000.00	Elam Construction, Inc.	01/25/1999	FC	FC	ck	N
51829	5,000.00	National Park Hospitality	01/27/1999	E2	E2	ck	N
51900	6,000.00	Questar Market Resources Group	02/08/1999	E2	E2	ck	N
51919	5,000.00	El Paso Energy Foundation	02/09/1999		E2	ck	N
51971	5,000.00	Mr. Larry Bebo	02/12/1999	FC	FC	ck	N
52037	6,000.00	True Foundation	02/18/1999	E2	E2	ck	N
52243	25,000.00	Sarah Scalfe Foundation	03/06/1999	E2	E2	ck	N
52287	5,000.00	Milliken & Company	03/11/1999	E2	E2	ck	N
52502	5,000.00	Colorado Contractors	03/31/1999	E2	E2	ck	N
52701	20,000.00	FBL Financial Group, Inc.	04/12/1999		E2	ck	N
55229	5,000.00	Phelps Dodge Corporation	05/14/1999		E2	ck	N
55548		Mr. Don Maddox	06/01/1999		E2	ck	N
55736	10,000.00	Mr. & Mrs. Michael John Harvey,			FC	ck	N
55867		Gretchen Swanson Family Fndtn		E2	E2	ck	N
55936	8,000.00	USX Foundation, Inc.	07/12/1999		E2	ck	N
55937		Idaho Forest Industries, Inc.	07/12/1999		E2	ck	N
56006		Arizona Rock Products Assn.	07/26/1999		E2	ck	N
56150	7,500.00	Armstrong Foundation	08/25/1999		E2	ck	N
56184	5,000.00	Colorado Motorcycle Dealers	08/30/1999		E2	ck	N
56292		Anschutz Foundation	09/03/1999		E2	ck	N
56482	17,800.00	Mr. Matthew Schenk	09/10/1999	-	EB	ck	N.
56918	5,000.00	Upham Oil and Gas Company	10/02/1999		FC	ck	N
56946	5,000.00	Mr. Mark Godfrey	09/25/1999	FC	FC	ck	N
56947		Mr. Mark Godfrey	09/25/1999		EB4	ck	N
56984	15,000.00	Ruth and Vernon Taylor	10/06/1999	E2	E 2	ck	N
57026	10,000.00	Harry T. Thorson Foundation	10/09/1999	FC	FC	ck	N
57028		Mr. Peter A. Botting	10/09/1999	FC	FC	ck	N
57030		Associated General Contractors	10/11/1999	E3	E2	ck	N
57031	5,000.00	Mining & Metallurgical Society of	10/11/1999	E2	E2	ck	N
57083	24,809,00	Mr. Matthew Schenk	10/18/1999		E84	ck	N
57282		Mr. Matthew Schenk	11/03/1999	EB4	EB4	ck	N
57479	75,000,00	Castle Rock Foundation	11/17/1999		E2	ck	N
57506	10,000.00	Vida F. Ellison Trust	11/18/1999	E2	E2	ck	N
57534	5,000.00	Anadarko Petroleum Corporation	11/19/1999	E2	E2	ck	N
58143		Mr. Peter E. Thieriot	12/03/1999		FC	ck	N
58243	5,000.00	Colorado Contractors	12/06/1999		E2	ck	N N
58348		J.R. Simplot Company	12/08/1999		E2	ck	N
58711		Mr. Matthew Schenk	12/12/1999		EB6	ck	N
58832		New Mexico Farm & Livestock	12/13/1999		E2	ck	N
59020		Romill Foundation	12/15/1999		E2	ck	N
59411		J. W. Kieckhefer Foundation	12/28/1999		E2	ck	N
59513	5,000.00	Devon Energy Corporation	12/25/1999	E2	E2	ck	N
59578	10,000.00	Rock Springs Grazing Association	12/25/1999	E2	E2	ck	2
59655	8,000.00		12/28/1999		E2	ck	N
			12/24/1999		FC	UN	14

Total:

523,309.00

. other

itributions: 1.837,373

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stributions:\$2,360,682

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APR G & 2001	Annancy	edian
	to professional fund raisers and solicitors: \$416,683	
	east Report of Charitable Organization	MAA
7b. The aggregate amount to be	e paid to professional fund raisers and solicitors: - 0 -	
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	a (Med No (City) de Peri	:
	Affidavit	vid
	statigation of the following which has a coard of the maintaining or state from the	
I hereby swear that I am authorized to	complete this report on behalf of the above named charitable organization	n and
knowledge, complete.	form and any supporting document(s) are accurate and ito the best of	or my Tagat
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Signa	ture of President, Chairman or Principal Officer	
programme and the control of the con	rana et Communication de la communication de l	abb men.
Beverly: Jack	a, Exec. Vice President of Administration	
	Print or Type Name	
County of: <u>Denver</u>		
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(SOS FORM 102-7/97)

707 Seventeenth Street, Suite 3030 Denver, Colorado 80202-3408 303-292-2021 FAX 303-292-1980 mslf@mslf.net

OFFICERS:

President

William Perry Pendley 707 17th Street, STe. 3030% Dnver, CO 80202

Executive Vice President of Administration

Beverly Jacka 707 17th Street, Ste. 3030 Denver, CO 80202



707 Seventeenth Street, Suite 3030 Denver, Colorado 80202-3408 303-292-2021 • FAX 303-292-1980 www.mountainstateslegal.org

BOARD OF DIRECTORS

Mr. Bill B. Armstrong, Jr.
President
Armstrong Construction Company
P.O. Box 1873
Roswell, NM 88202
(505) 622-1080; FAX (505) 624-1795;

Mr. Steven K. Bosley 825 Pinehurst Court Louisville, CO 80027 (303) 666-7497

Mr. Peter A. Botting
President and Chief Executive Officer
W.A. Botting Company
P.O. Box 1200
Woodinville, WA 98072
(425) 483-7500; FAX (425) 483-7610; e-mail pete@wabotting.com

Mr. Stephen M. Brophy 1715 West Northern, #104 Phoenix, AZ 85021 (602) 870-4800; (602) 870-9636); email: sbrophy@pagelandco.com

Mr. George G. Byers
Director of Government Affairs
Rio Algom Mining Corporation
6305 Waterford Boulevard
Oklahoma City, OK 73118
(405) 810-7773; FAX (405) 848-1208; e-mail: gbyers@ramc.net

Ms. Cynthia M. Chandley
Senior Counsel/Director, Land and Water Resources
Phelps Dodge Corporation
2600 North Central Avenue
Phoenix, AZ 85004-3014
(602) 234-8241; FAX (602) 234-8067; e-mail: cchandley@phelpsdodge.com

Board of Directors

Page Two

Mr. Scott A. Crozier
Senior Vice President and General Counsel
Petsmart
19601 North 27th Avenue
Phoenix, AZ 85027
(623) 587-2038; FAX (623) 580-6513; Mobile (602) 616-5116; Home: (602) 997-7455
e-mail: scrozier@ssg.petsmart.com

Mr. Frank D. Gorham, III Sandstone Properties, LLC 805 Salamanca NW Albuquerque, NM 87107 (505) 341-4883; FAX (505) 341-4899; e-mail: frank.gorham@prodigy.net

Mr. Ronald Graves
Vice President, Secretary and General Counsel
J.R. Simplot Company
P.O. Box 27
Boise, ID 83707
(208) 336-2110; FAX (208) 389-7515; e-mail: rgraves@simplot.com

Mr. Thomas M. Hauptman
President
KGH Operating Company
P.O. Box 2235
Billings, MT 59103-2235
(406) 259-8480; FAX (406) 259-2124; e-mail: haupt@imt.net

Dallas P. Horton, DVM, MS
Horton Feedlot and Research Center
134 Oak Avenue
Eaton, CO 80615
(970) 454-3000; FAX (970) 454-2432; e-mail: hortonres@aol.com

Mr. Jerry D. Jordan President Jordan Energy, Inc. 795 Old Woods Road Columbus, OH 43235-1248 (614) 885-4828; FAX (253) 981-7907

Board of Directors

Page Three

Mr. John F. Kane
Kane Cattle Company
P.O. Box 729 (74005)
110-1/2 East Frank Phillips
Bartlesville, OK 74003
(918) 336-4900; FAX (918) 336-4902; e-mail: jfkane@ionet.net

Ms. Karen D. Kennedy 700 West 6th Street Gillette, WY 82716 (307) 686-1081; FAX (307) 686-0560; e-mail: <u>kennedywipa@vcn.com</u>

Mr. David L. McClure
President
Montana Farm Bureau
Route 2, Box 2224
Lewistown, MT 59457
(406) 538-9874; FAX (406) 538-9874 (call first); e-mail: dmclure@lewistown.net

The Honorable James McClure
Givens, Pursley, Webb and Huntley
277 North 6th Street
Boise, ID 83702
(208) 342-6571; FAX (208) 388-1201; (208) 343-9492 (home);
e-mail: jamlou@cyberhighway.net

Mr. Roger Bill Mitchell
President
Colorado Farm Bureau
3914 North Road 5E
Monte Vista, CO 81144
(719) 852-5909; FAX (719) 852-5061; (719) 852-2947 (home)

Mr. Mark Murphy
President
Strata Production Company
P.O. Box 1030 (88202-1030)
200 West 1st Street, Suite 700
Roswell, NM 88201
(505) 622-1127; FAX (505) 623-3533; e-mail: strata@roswell.net